



THE MOORISH NATIONAL REPUBLIC  
MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD  
Aboriginal and Indigenous Natural Peoples of Northwest Amexem / North America

**Affidavit of Financial Statement**

(Exercise of Constitution – Secured Right)

Date 6/13/11

Amaru Mura Hassan Bey, Authorized Representative, Natural Person, In Propria Persona:

Ex Relatione Kenneth L. Williams Jr: All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Not a Corporate Person or Entity, Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

Eriechronon Amerate Indigenous Lands Territory

C/o 634 East 124 Street

Cleveland, Ohio [Zip Exempt]

Non-Domestic

Exhibit 3

To: United States District Court for the Northern  
District Court of Ohio Republic  
Office of the Clerk  
Geri M. Smith  
Cleveland Territory, Ohio Republic  
[44113] uSA

**Notice of Judges and Officials' Oath – Bound Obligations and Fiduciary Duties**

**Article VI**

"All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States."

**Article 1, Section X**

"All debts shall be payable in gold or silver coin"

**Amendment V**

"No Person shall be deprived of due process of law"

I Affirm, for the Record, that I do not have, or possess, any gold or silver coins, as prescribed by United States Constitution Law, which is the lawful money to pay the restricting demands, conditionally commanded by Employees and Contractors of the Court. The said restrictions (unconstitutional) are arbitrarily (hindering Due Process) and imposed for processing these Documents, as stipulated in the United States Constitution noted above. Therefore, I submit this Writ "In Forma Pauperis", being an enjoyment and exercise of my unconditional and Constitutionally - Secured Rights (and not a feudal - fee - burdened privilege) to timely and speedily enforce Due Process of Law, as noted above.

Your demand for a "Financial Statements" is used as an instrument to deny me due process of law and my right to free access to the courts. I introduced evidence in the form of an Affidavit of Fact and marked as Evidence. Someone in the courts tampered with that evidence, which is a Federal Violation, and misrepresented it as a Motion which is discretionary and an assumption that permission must be requested

to exercise my Constitutional Rights and an exercise of a right is a Constitutional Right, not a Request and this office knows that. This is a direct violation of my "Secured Constitutional / Treaty Rights which is the Supreme Law of the Land and "Stare Decisis" and a violation of your "Oath of Office". Furthermore as there is no law as prescribed in the United States Constitution stating a "Financial Statement, "Financial Fee (Feudal Law)", or a "Motion" requesting permission must be submitted in order to exercise my Constitutional Rights, your demand is a violation of Amendment IX of the United States Constitution and a violation of your fiduciary duties.

### **Amendment IX**

" The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people"

*Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:*

As an Officer(s) of the Court, you and your assigns are bound (or have taken) a solemn Oath (See Article VI) to uphold and Support the Constitution for the United States Republic. Refusal of this 'Affidavit of Financial Statement' is construed to deny me timely 'Due Process' and will be a 'Colorable Act' to violate my secured exercise of a Right. Such an act and imposition is a violation of your Official Oath of office. This can result in additional lawful remedy actions filed against those violating Officers of the Court, Under Title 18 and Title 42, in their official and private capacities. The Law always gives a remedy for the people against color of law actions committed by those who violate their Oaths of Office colluding to abridge the Rights secured for the Natural Beings and the citizens.

I Respectfully, with 'Good Faith' and with Honor, by right to unhindered Due - Process, submit this 'Affidavit of Financial Statement' and Evidence.

Thank You,  
I Am: Amaru Mura Hassan Bey  
Amaru Mura Hassan Bey, Authorized Representative  
Natural Person, In Propria Persona:  
Ex Relatione Kenneth L. Williams Jr  
All Rights Reserved:  
U.C.C. 1-207/1-308; U.C.C. 1-103  
Eriechronon Amerate Indigenous Lands Territory  
C/o 634 East 124 Street  
Cleveland, Ohio [Zip Exempt]  
Non-Domestic

Witness I Am: \_\_\_\_\_  
All Rights Reserved Auth. Rep.  
U.C.C. 1-207/1-308; U.C.C 1-103